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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. DAVID T. LINDNER 09/454,566 12/07/1999 SAA-25 (122.161) 3884 7590 EXAMINER 23569 01/08/2004 **SQUARE D COMPANY** LIN, KENNY S INTELLECTUAL PROPERTY DEPARTMENT ART UNIT PAPER NUMBER 1415 SOUTH ROSELLE ROAD PALATINE, IL 60067 2154

DATE MAILED: 01/08/2004

p # / 3

Please find below and/or attached an Office communication concerning this application or proceeding.





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| CATION NUMBER        | FILING DATE  | FIRST NAMED APPLICANT  | ATTORNEY DOCKET NO.  |   |
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| 7/1454, 560          |  |  |  |   |
| /                    |  |  | EXAMINER   |   |
|                      |  |  |  |   |
|                      | •  |  | ART UNIT   | PAPER NUMBER  |
| This application is  | abandoned in vie   | NOTICE OF ABANDONMENT  | DATE MAILED:   | P#/3 ABANDONMENT CONTACT PERSON I TOM HAWKINS 305-8380                        |
| Applican             | t's failure to timely  | file a proper reply to the Office letter mailed on _   |  | · · · · · · · · · · · · · · · · · · ·   |
|                      |  | icate of Mailing or Transmission ofwhich is after the expiration of the period of month(s)) which expired on   | d for reply (includi                                       | ed on<br>ing a total  |
| П                    | 37 CFR 1.113 to the<br>(A proper reply un<br>which places the a<br>or (3) a timely filed<br>A reply was receiv | vas received on, but it does not not final rejection.  der 37 CFR 1.113 to a final rejection consists or application in condition for allowance; (2) a timely Request for Continued Examination (RCE) in condition, but it does not constitute a non-final rejection. See 37 CFR 1.85(a) and 1.1 | ally of: (1) a timely of the Notice of Apompliance with 37 | filed amendment ppeal (with appeal fee); CFR 1.114). a bona fide attempt at a |
| /                    | No reply has been  |  |  |   |
| Applicant of three i | t's failure to timely<br>months from the m   | pay the required issue fee and publication fee, if<br>ailing date of the Notice of Allowance (PTOL-85)   | applicable, within   | the statutory period  |
| _                    | Transmission date  | publication fee, if applicable, was received on  | of the statutory pe  | riod for payment of the   |
| _                    |  | of \$ is insufficient. A balance of \$<br>7 CFR 1.18 is \$ The publication fee,<br>\$  |  |   |
| $\square$            | The issue fee and  | publication fee, if applicable, have not been rece   | eived.   |   |
|                      | 's failure to timely<br>e of Allowability (P   | file corrrected drawings as required by, and withi TOL-37).  | n the three-month  | period set in,  |
|                      | Proposed correcte  | d drawings were received on (with a Ce<br>, which is after the expiration of the period for re   | ertificate of Mailing<br>ply.                              | g or Transmission dated   |
|                      | No corrected draw  | ings have been received.   |  |   |
|                      | r of express aband<br>or all the applicants  | onment which is signed by the attorney or agent  | of record, the ass   | ignee of the entire   |
| The letter under 37  | of express aband<br>CFR 1.34(a)) upor  | onment which is signed by an attorney or agent of filing of a continuing application.  | (acting in a repres  | entative capacity   |
| The decis            | sion by the Board o  | of Patent Appeals and Interferences rendered on<br>the decision has expired and there are no allowe  | and d claims.  | because the period  |
|                      | on(s) below:   | 37(a) or (b), or requests to withdraw the holding of abandonment   | t under 37 CFR 1 191                                       | should be promptly filed to   |

minimize any negative effects on patent term.